In THE UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF TEXAS DALLAS DIVISION

2017 JAN 17 AM 11: 38 OLERK OF COURT

IN CIVIL ACTION NUMBER 4:16-cv-675-O

Cary A. Zolman,
Plaintiff
v.
Federal National Mortgage Association,
and
Seterus, Inc
and whoever is included in
"et al. "

Motion To Dismiss
Defendants Motions

NOW COMES, Cary A. Zolman, Plaintiff in the above styled and cause number and file this his answers to the so-called defendants including the unknown defendants included in the "et al."

Jurisdiction

The Court has no jurisdiction over the parties involved in this lawsuit. The lack of persona or in rem jurisdiction deprive the Court of Jurisdiction and the case should be dismiss.

The alleged defendants have not been named, nor have the alleged unknown defendants provided notice to Plaintiff of any wrong doing caused by the Plaintiff.

Without disrespect who is Seterus? Plaintiff has no knowledge of dealing with Seterus (MENDOZA,Perez,Smith,etc) nor any other Seterus which justify a lawsuit? Same question applies to Fannie Mae? Plaintiff owes no monetary debts to Mark D. Cronenwett nor to Philip W. Danaher nor has a real flesh and blood man or woman been name as defendants in this lawsuit.

Plaintiff objects to all documents filed by anyone against the Plaintiff who he or she is not personally the Defendant or defendants.

Plaintiff objects to the documents filed by Mark D. Cronenwett, and Philip W. DANAHER, who alleged to represent the unknown named flesh and blood defendants. The objects to the documents includes the following:

First Request for Admissions to Cary Zolman;

First Set of Interrogatories to Cary Zolman, and

First Request for Production to Cary Zolman.

The request of representatives does not confer jurisdiction to the Court .

WHEREFORE PREMISES CONSIDERED, Plaintiff Cary A. Zolman request the Court to Dismiss the case against him for lack of Jurisdiction, and or for the representatives of the alleged defendants to provide the plaintiff with a copy(of the flesh and blood man or woman who are personally the defendants), a copy of the original Notice of intent to sue, or any other complaint filed by them against the Plaintiff.

Respectfully submitted by,

Cary A, Zhiman

Plaintiff

CERTIFICATE OF SERVICE

This is to certify that a true and correct copy of this document has been served to the representatives via United States Postal Service, postage prepaid, certified with return receipt requested, on this ____day of January 2017 . Address to the following:

Mark D. Cronenwett ,and

Philip W. Danaher

14160 North Dallas Parkway, Suite 900

Dallas, Texas 75254

Mailed by on this __day of January,2017,

Cary A. Zolman,

Plaintiff,